

MAY 25 2007

REMARKS

Claims 1-16 are pending in the present application. Claims 1, 5, 6, 12, and 13 are amended herein. No new matter is added by the amendments, which are supported throughout the specification and figures. In view of the amendments and following remarks, reconsideration of the application is respectfully requested.

Claims 1-9, and 11-16 are rejected as anticipated by United States Patent Publication No. 2004/0181603 to Rajahalme (hereinafter referred to as Rajahalme). Claims 10 and 15 are rejected as unpatentable over Rajahalme in view of United States Patent Publication No. 2004/0133634 to Luke et al. (hereinafter referred to as Luke).

The response to the last office action is was argued that the instant claims teach devices and methods that enable the mobile IP terminal to reliably communicate with the same server before and after the mobile IP terminal moves from one network connected to another connected network based on identifying information. Though features accomplishing such a task were recited in the claims, the office action alleges that these specific features are not recited in the claims and cannot be read into the claims from the specification. Thus in this amendment, the independent claims in this application have each been amended to recite, "wherein the mobile IP terminal can communicate with the single destination server before and after the mobile IP terminal moves from one network to another network." This is possible through the use of the identifying information specific to the mobile IP terminal which does not chance even when the mobile IP terminal moves from one network to another.

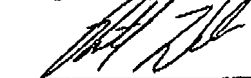
As such a feature is not found in either Rajahalme or Luke whether considered alone or in combination, it is respectfully submitted that independent claims 1 5, 6, 12, and 13 patentably

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distinguish over the relied upon portions of the cited references and are allowable claims 2-4, 7-11, and 14-16 depend from one of these allowable independent claims are allowable therewith.

In view of at least the remarks set forth above, this application is in condition for allowance which action is respectfully requested. However, if for any reason the Examiner should consider this application not to be in condition for allowance, the Examiner is respectfully requested to telephone the undersigned attorney at the number listed below prior to issuing a further Action. Any fee due with this paper may be charged to Deposit Account No. 50-1290.

Respectfully submitted,



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